

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

S AND TRADEMARKS

SERIAL NUMBER	FILING DATE	FIRST NAM	ED APPLICANT	ATTORNEY DOCKET NO.
07/59157	7	Address: COMMISSIONER OF PATENT Washington, D. C. 20231		

EXAMINER INTERVIEW SUMMARY RECORD All participants (applicant, applicant's representative, PTO personnell): (1) Skephen M. Grwini (PTO) (3) Charles A. Eldering (appl) (2) Dauglas T. Ryder (appl reg) (4) Date of interview G-20-03 Type: Telephonic (XPersonal (copy is given to Sapplicant applicant's representative). Exhibit shown or demonstration conducted: Yes No. If yes, brief description: Prytherial DISPUTY OF Resolves Agreement W was reached with respect to some or all of the claims in question. was not reached. Claims discussed: OHAFTED CUTIMS 76-96 (ATTACHED) Identification of prior art discussed: OF QECOLD Description of the general nature of what was agreed to if an agreement was reached, or any other comments: PAAFTING NATAR CUTIMS TO OVELO ME THE MICH. AND OF RECORD WOLD PACE Affluention, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable is available, a numary thereof must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a savailable,				*** 					·	
EXAMINER INTERVIEW SUMMARY RECORD All participants (applicant, applicant's representative, PTO personnell): (1) Stephea M. Grw.in.: (PTO) (3) Charles A. Eldering (appl) (2) Dauglas T. Ryder (appl reg) (4) Date of interview G-20-03 Type: Telephonic (Xersonal (copy is given to Sapplicant applicant's representative). Exhibit shown or demonstration conducted: Yes No. If yes, brief description: Paytherint Dispury of Resource of the state of the claims in question. Claims discussed: OHAFFED CHAMS 76-96 (ATMCHED) Identification of prior art discussed: OF QECORD Description of the general nature of what was agreed to if an agreement was reached, or any other comments: PAAFFING NATAR CHAMS TO OVERO ME THE MION AND OF RECORD WOULD PACE Affluention, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable transfer to the paragraphs below have been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE.		EXAMINER	EXAN		٦					
EXAMINER INTERVIEW SUMMARY RECORD All participants (applicant, applicant's representative, PTO personnel): (1) Stephka M. Gravini (PTO) (3) Charles A. Eldering (appl) (2) Douglas J. Ryder (appl reg) (4) Date of interview G-20-03 Type: Telephonic (Personal (copy is given to Sapplicant paplicant's representative). Exhibit shown or demonstration conducted: Yes No. If yes, brief description: Pawiff Point DISPLAY OF Response Agreement Was reached with respect to some or all of the claims in question. was not reached. Claims discussed: Office Cutims 16-96 (ATTACHED) Description of prior art discussed: OF RECORD Description of the general nature of what was agreed to if an agreement was reached, or any other comments: DRAFTING NATURE QUALING TO OVERO ME THE PAION AND OF RECORD YOULD PACE Affuler description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable tatached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) Unless the paragraphs below have been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ALL TO FICE A CONTRACT AND TO THE LAST OFFICE ALL TO FICE ALL TO FILE ALL TO FICE ALL TO FILE ALL	JMBER	PAPER NUME	RT UNIT	A						
EXAMINER INTERVIEW SUMMARY RECORD All participants (applicant, applicant's representative, PTO personnel): (1) Stephea M. Gravini (PTO) (3) Charles A. Eldering (appl) (2) Dauglas J. Ryder (appl rep) (4) Date of interview G-20-03 Type: Telephonic (Personal Icopy is given to papplicant papplicant's representative). Exhibit shown or demonstration conducted: Yes No. If yes, brief description: Pawff Point DISPLAY OF Response Agreement We was reached with respect to some or all of the claims in question. was not reached. Claims discussed: OPAFTED CUMINS 76-96 (ATTACHED) Description of the general nature of what was agreed to if an agreement was reached, or any other comments: DRAFTING NATURE QUALING TO OVELO ME THE PRIOR AND OF ACCOUNTY PACE APPLICATION IN CONDITION FOR ALLOWANCE.										
All participants (applicant, applicant's representative, PTO personnel): (1) Staphla M. Gravini (PTO) (3) Charles A. Eldering (appl) (2) Dauglas J. Ryder (appl reg) (4) Date of interview G-20-03 Type: Telephonic (Apersonal (copy is given to Papplicant papplicant's representative). Exhibit shown or demonstration conducted: Yes No. If yes, brief description: Paulification Paulification of Claims discussed: Paulification of the claims in question. was not reached. Claims discussed: ORAFTED CLAIMS 76-96 (ATTICHED) Identification of prior art discussed: OF RECORD Description of the general nature of what was agreed to if an agreement was reached, or any other comments: PLAFTING NATAR RECORD IN CONDITION FOR ALLOWANCE.			AAILED:		IEW SUMMARY	R INTERV	EXAMINE			
Date of interview				RECORD				ant's represen	olicant, app	participants (ap
Date of interview		ing (appl)	Eldering	rles A. E	(3) Cha		(PTO)	avini	M. C	Stephen
Type: Telephonic Personal (copy is given to Papplicant popularity representative). Exhibit shown or demonstration conducted: Yes No. If yes, brief description: Pawer Payer Dispury of Meshouse Agreement Was reached with respect to some or all of the claims in question. was not reached. Claims discussed: ORAFFED CUTIMS 76-96 (ATTICHED) Identification of prior art discussed: OF RECORD Description of the general nature of what was agreed to if an agreement was reached, or any other comments: PRAFFING NATION CUATING TO OVERDING THE PINOL AND OF RECORD WOLD PACE APPLICATION IN CONDITION FOR ALLOWANCE.	<u>_</u>									
Exhibit shown or demonstration conducted: Yes No. If yes, brief description: PSWAPPOINT DISPLAY OF Nessponse Agreement Was reached with respect to some or all of the claims in question. was not reached. Claims discussed: ORAFFED CUAIMS 76-96 (ATTACHED) Identification of prior art discussed: OF RECORD Description of the general nature of what was agreed to if an agreement was reached, or any other comments: DRAFFING NARR CUAIMS TO OVELOME THE PRIOR AND OF RECORD WOULD PACE APPLICATION IN CONDITION FOR ALLOWANCE.								0-03	6-	e of interview_
Agreement was reached with respect to some or all of the claims in question. was not reached. Claims discussed: OLAFFED CLAIMS 76-96 (ATTACHED) Identification of prior art discussed: OF QECORD Description of the general nature of what was agreed to if an agreement was reached, or any other comments: PAAFTING NATION CHAINS TO OVERLOME THE PRIOR AND OF AGCORD WOULD PACE ARRUCATION IN CONDITION FOR ALLOWANCE. (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable attached. Also, where no copy of the amendments which would render the claims allowable attached. Also, where no copy of the amendments which would render the claims allowable to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE AST OFFIC				sentative).	applicant's repre	applicant [given to 🕱	sonal (copy is	nic 💢 P	e: 🗌 Telepho
Agreement was reached with respect to some or all of the claims in question. was not reached. Claims discussed:		DISPLAY OF	NT DISP	POWER POI	rief description:	lo. If yes, b	Øg Yes □ N	conducted:	monstratio	ibit shown or de
Claims discussed: DRAFFED CLAIMS 76-96 (ATTACHED) Identification of prior art discussed: OF RECORD Description of the general nature of what was agreed to if an agreement was reached, or any other comments: PRAFTING NATA CLAIMS TO OVEROME THE PRIOR AND OF RECORD WOULD PACE APPLICATION IN CONDITION FOR ALLOWANCE. (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowab attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) Unless the paragraphs below have been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE A									;E	Puspons
RYTIMS TO OVEROME THE PRIOR AND OF RECORD WOLLD PACE APPLICATION IN CONDITION FOR ALLOWANCE. (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) Unless the paragraphs below have been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE A					(1)					
Affluction IN CONDITION FOR ALLOWANCE. (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) Unless the paragraphs below have been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE A	ower		•	•						•
(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowab attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) Unless the paragraphs below have been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE A		, , , , , , , , , , , , , , , , , , , ,				v for	DiTlor	N CON	กอฟ	APPLICA
attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) Unless the paragraphs below have been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE A					,				н.ээ	
Unless the paragraphs below have been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE A	ole must be	er the claims allowable	vould render the	examiner agreed w	ailable, which the	dments, if ava	of the amen	y, and a copy	n, if necess	fuller descriptio
NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items $1-7$ on the reverse side of this form). If a respilast Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the	onse to the	THE LAST OFFICE ACT	NSE TO THE L	VRITTEN RESPO	ry, A FORMAL \ ERVIEW (e.g., ite	to the contra	d to indicate	e been checke LUDE THE S	hs below h	ess the paragrap
It is not necessary for applicant to provide a separate record of the substance of the interview.				terview.	substance of the in	record of the s	de a separate r	icant to provid	ssary for ap	It is not nece
Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections, requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to response requirements of the last Office action.	ections and o fulfill the	form is considered to fu	completed form	ow allowable, this	chments) reflects ce the claims are n	iding any atta action, and sin	e last Office a	present in the	that may I	requirements

Examiner's Signature